Ca	se 3:10-cv-02576-M Document 222 Filed	04/08/14 Page 1 of 11 PageID 4625
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10	Attorneys for Certain Direct Action Plaintiffs	
11	[additional counsel listed on the signature pag	e]
12 13 14	NORTHERN DIST	ES DISTRICT COURT FRICT OF CALIFORNIA CISCO DIVISION
15		
16 17 18	IN RE: TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION	CASE NO. M:07-md-01827-SI MDL NO. 1827
19 20 21 22	This Document Relates to: SB Liquidation Trust v. AU Optronics Corp., et al., 3:10-cv-05458-SI MetroPCS Wireless, Inc. v. AU Optronics Corp., et al., 3:11-cv-00829-SI	CASE NOS. 3:10-cv-05458-SI; 3:11-cv-0829-SI; 3:11-cv-02225-SI; 3:11-cv-03763-SI; 3:11-cv-03856-SI; 3:11-cv-04119-SI; 3:11-cv-05765-SI; 3:11-cv-05781-SI; 3:11-cv-06241-SI; 3:12-cv-01426-SI; 3:10-cv-05625-SI
232425	Office Depot, Inc. v. AU Optronics Corp., et al., 3:11-cv-02225-SI	STIPULATION AND [PROPOSED] ORDER REGARDING TRACK 2 EXPERT DEPOSITIONS AND DAUBERT MOTIONS SCHEDULE
262728	STIPULATION AND [PROPOSED] ORDER REGARDING TRACK 2 EXPERT DEPOSITIONS AND DAUBERT MOTIONS SCHEDULE	CASE NO. M:07-MD-01827-SI

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1	motions filed by Defendants as to Plaintiffs' experts Dr. Bernheim, I	Dr. Marx, Dr. Fontecchio, and			
2	Mr. Stowell:				
3					
4	Last day to hold depositions of Dr. Bernheim, Dr. Fontecchio, and Mr. Stowell	May 12, 2014			
5	Last day to file <i>Daubert</i> motions	June 5, 2014			
6	Last day to file oppositions to Daubert motions	July 17, 2014			
7	Last day to file reply briefs in support of Daubert motions	August 28, 2014			
8	Hearing on <i>Daubert</i> motions	September 12, 2014			
9	The Parties do not intend any other amendment to the Schedu	lling Order.			
10					
11	Dated: April 4, 2014				
12	Respectfully submitted,				
13					
14	By: <u>/s/ Philip J. Iovieno</u> William Isaacson (admitted <i>pro hac vice</i>) BOIES, SCHILLER & FLEXNER LLP				
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19	Philip J. Iovieno (admitted <i>pro hac vice</i>) Anne M. Nardacci (admitted <i>pro hac vice</i>)				
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25	Long Island Corporation;				
2627	and Tech Data Product M Creditor Liquidating Trust	anagement, Inc.; The AASI t; CompuCom Systems, Inc.;			
28	and NECO Alliance LLC				
	STIPULATION AND [PROPOSED] ORDER REGARDING TRACK 2 EXPERT DEPOSITIONS -2-	CASE NO M.O7 MD 01927 SI			

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1			
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	STIPULATION AND [PROPOSED] ORDER REGARDING TRACK 2 EXPERT DEPOSITION	NS -3-	

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	STIPULATION AND [PROREGARDING TRACK 21		NS -4-		

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	STIPULATION AND [PRO REGARDING TRACK 2 I	OPOSED] ORDER EXPERT DEPOSITIO	NS -5-		

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	STIPULATION AND [PRO REGARDING TRACK 2 I		NS -6-		

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8			Long Island Co	rp., et al., Tech l	P.C. Richard & Son Data Corp., et al., The t, CompuCom Systems,
9				Alliance LLC A	
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	STIPULATION AND [PROREGARDING TRACK 2 I		NS -7-		

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1		D	/ / D	1 1 G D	
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8					vices, PC Richard, dating Trust, and
			CompuCom Act		aanng 11 asi, ana
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10			James G. Kreiss	arrison J. Frahn 1 sman (SBN 2067 nn IV (SBN 2068	740)
11			Jason M. Busse	y (SBN 227185)	
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	STIPULATION AND [PR REGARDING TRACK 21		NS -8-		

Cas	se 3:10-cv-02576-M Do	ocument 222	Filed 04/08/14	Page 11 of 11	PageID 4635			
1	Pursuant to General Ord	ler No. 45, § X-	B, the filer attests	that concurrence	in the filing of the	nis		
2	document has been obtained from each of the above signatories.							
3	IT IS SO ORDERED.							
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6	Dated:			Hon. Sus	an Illston			
7				United States	District Judge			
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